IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

GTECH CORPORATION, Plaintiff,)))
v. SCIENTIFIC GAMES INTERNATIONAL, INC., SCIENTIFIC GAMES HOLDINGS CORPORATION, SCIENTIFIC GAMES FINANCE CORPORATION, and SCIENTIFIC GAMES CORPORATION,	Civil Action No. 04-138-JJF))))))
Defendants.)))

JURY VERDICT

[PROPOSED BY GTECH CORPORATION]

We, the jury, unanimously find as follows:

I. **INFRINGEMENT OF THE '624 PATENT**

1. Has GTECH shown by a preponderance of the evidence that the PlayCentral Kiosk literally infringes the asserted claim of the '624 patent?

YES	NO
(A finding for GTECH)	(A finding for Scientific Games)

If you answered "YES for Question No. 1 go to Question 3, if you answered "NO" for Question No. 1 go to Question 2.

2. Has GTECH shown by a preponderance of the evidence that the PlayCentral Kiosk infringes the asserted claim of the '624 patent under the doctrine of equivalents?

YES	NO
(A finding for GTECH)	(A finding for Scientific Games)

If you answered "YES for Question No. 2 go to Question 3, if you answered "NO" for Question No. 2 go to Question 4.

П. WILLFUL INFRINGEMENT OF THE '624 PATENT

Has GTECH shown by clear and convincing evidence that Scientific 3. Games' infringement of the asserted claim of the '624 patent was willful?

YES	NO
(A finding for GTECH)	(A finding for Scientific Games)

Ш. **VALIDITY OF THE '624 PATENT**

4. Has Scientific Games shown by clear and convincing evidence that the asserted claim of the '624 patent is invalid?

YES	NO
(A finding for Scientific Games)	(A finding for GTECH)

IV. **INFRINGEMENT OF THE '337 PATENT**

5. Has GTECH shown by a preponderance of the evidence that the PlayCentral Kiosk literally infringes the asserted claims of the '337 patent?

YES	NO
(A finding for GTECH)	(A finding for Scientific Games)

If you answered "YES for Question No. 5 go to Question 7, if you answered "NO" for Question 5 go to Question 6.

Has GTECH shown by a preponderance of the evidence that the 6. PlayCentral Kiosk infringes the asserted claims of the '337 patent under the doctrine of equivalents?

YES	NO
(A finding for GTECH)	(A finding for Scientific Games)

If you answered "YES for Question No. 6 go to Question 7, if you answered "NO" for Question No. 6 go to Question 8.

V. WILLFUL INFRINGEMENT OF THE '337 PATENT

7. Has GTECH shown by clear and convincing evidence that Scientific Games' infringement of the asserted claims of the '337 patent was willful?

YES	NO
(A finding for GTECH)	(A finding for Scientific Games)

VI. **VALIDITY OF THE '337 PATENT**

Has Scientific Games shown by clear and convincing evidence that the 8. asserted claims of the '337 patent are invalid?

YES	NO	
(A finding for Scientific Games)	(A finding for GTECH)	

If you found that Scientific Games infringes a valid claim of a GTECH patent by answering either:

A. Answering "YES" to Question No. 1 or 2 and "NO" for Question 4

OR

Answering "YES" to Question No. 5 or 6 and "NO" for Question 8, B.

then proceed to Question No. 9. Otherwise, you have finished and should date and sign this verdict form.

IV. **DAMAGES**

What amount of damages has GTECH proven by a preponderance of the 9. evidence that it is entitled to for Scientific Games' infringement?

\$

Each juror should sign the verdict form to reflect that a unanimous verdict has been reached.

Dated _______, 2006

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CERTIFICATE OF SERVICE

I, Karen E. Keller, hereby certify that on January 13, 2006, I caused to be electronically filed a true and correct copy of the foregoing document with the Clerk of the Court using CM/ECF, which will send notification that such filing is available for viewing and downloading to the following counsel of record:

> Jack B. Blumenfeld Esquire Morris Nichols Arsht & Tunnell 1201 North Market Street Wilmington, DE 19801

I further certify that on January 13, 2006, I caused a copy of the foregoing document to be served by hand delivery on the above-listed counsel of record.

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